NATIONAL RECOVERY ADMINISTRATION

AMENDMENT TO SUPPLEMENTARY CODE OF FAIR COMPETITION

FOR THE

WATER POWER EQUIPMENT INDUSTRY

(A Division of the Machinery and Allied Products Industry)

AS APPROVED ON JUNE 26, 1934



UNITED STATES
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AMENDMENT TO SUPPLEMENTARY CODE OF FAIR COMPETITION

FOR THE

WATER POWER EQUIPMENT INDUSTRY

As Approved on June 26, 1934

ORDER

MODIFICATION OF SUPPLEMENTARY CODE OF FAIR COMPETITION FOR THE WATER POWER EQUIPMENT MANUFACTURING INDUSTRY

A DIVISION OF THE MACHINERY AND ALLIED PRODUCTS INDUSTRY

WHEREAS, the Supplemental Code of Fair Competition for the Water Power Equipment Manufacturing Subdivision of Machinery and Allied Products Industry was duly approved by my order dated June 7, 1934, upon condition, however, that the provisions of Article VIII, Sections 6 to 9, inclusive, be stayed for a period of fifteen (15) days, then to become effective "unless, I, by my further order, otherwise direct; within which time cause may be shown, if any there be, why the above provisions should not become effective"; and

WHEREAS, by the above mentioned order it was directed that the temporary Code Authority for this Subdivision send notice of the stay of these provisions and of the opportunity to show cause why they should not become effective to all known employers of the

Subdivision; and

WHEREAS, notice in accordance with my order has not been

sent to all known employers of the Subdivision;

NOW, THEREFORE, I, Hugh S. Johnson, Administrator for Industrial Recovery, pursuant to authority vested in me by Executive Orders of the President, including Executive Order No. 6543-A, dated December 30, 1933 and otherwise; do hereby order and direct that the application of the provisions of Article VIII, Sections 6 to 9, inclusive, of the above mentioned Supplemental Code be and they hereby are stayed for a further period of fifteen (15) days from the date of expiration of the original fifteen (15) day period, then to become effective unless I by my further order otherwise direct; within which time cause may be shown, if any there be, why the above provisions should not become effective; and that notice of the stay of these provisions and of the opportunity to show cause why they should not become effective be sent to all employers of the Subdivision.

Hugh S. Johnson,
Administrator for Industrial Recovery.

Approval recommended: BARTON W. MURRAY,

Acting Division Administrator.

Washington, D.C., June 26, 1934.



REPORT TO THE PRESIDENT

The PRESIDENT,

The White House.

Sir: The Supplemental Code of Fair Competition for the Water-power Equipment Subdivision of the Machinery and Allied Products Industry, approved June 7, 1934, established a stay, of the provisions of Sections 6 to 9 inclusive of Article VIII, "for a period of fifteen (15) days; then to become effective unless I, by my further order, otherwise direct; within which time cause may be shown, if any there be, why the above provisions should not become effective; and that the Temporary Code Authority send notice of the stay of these provisions and of the opportunity to show cause why they should not become effective to all known employers of the Subdivision."

This has proven to be insufficient time in which the Temporary Code Authority may comply with this fifteen (15) day provision, and the Assistant Deputy, in his report to me on this matter, having found that reasonable diligence has been exerted by the Temporary Code Authority to effect the distribution of said notice, and that the first fifteen (15) day period was not sufficient to effect the required distribution of said notice, has accordingly recommended that an additional fifteen (15) day period be granted for this purpose.

For these reasons, therefore, I have approved an order providing for a fifteen (15) day extension of time within which this Subdivision shall conform to the requirements of the provisions of said stay affecting Sections 6 to 9 inclusive, of Article VIII of said Code of Fair Competition for the Waterpower Equipment Subdivision of Machinery and Allied Products Industry.

Respectfully,

Hugh S. Johnson, Administrator.

June 26, 1934.

Approved Code No. 347M—Amendment No. 1. Registry No. 1312-06.

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